## SUPERIOR COURT OF THE STATE OF WASHINGTON FOR KING COUNTY

□ In	E OF WASHINGTON, vs.  custody □ Out of custode  custody □ Out of custode		ORDER SETTING  WAIVER  GA (NTSCH) (ORST) (ORSOH) Clerk's Action Requir  Date of arraignment:	<u>red</u> :		
It is o	rdered that the <b>NEXT HEARI</b>	NG(S) in this matter	will be:			
	Case Scheduling Hearing has been set for at a.m. / p.m. in Courtroom GA.  □ The Court □ Defense Counsel requests that DAJD transport defendant to the next hearing.					
	Omnibus Hearing has been set for at a.m. / p.m. in Courtroom GA.  □ The Court □ Defense Counsel requests that DAJD transport defendant to the next hearing.					
	Trial date has been set for at 8:30 a.m. The parties will be notified of assignment and standby status by e-mail or telephone by 3:00 p.m. the court day prior to the trial date.					
	Other:					
The ex	xpiration date is					
affirmed	e counsel $\square$ affirms that the Defe d on the record or through signed hat is allowed.		_	•	-	
The De	fendant appeared ☐ In person;	☐ Through counsel; [	☐ Remotely (use only if	an in-court hearing took pla	ce)	
□ rese	Defense Counsel ☐ State mad tting the commencement date of CrR 3.3(f)(2)) for the following	with a waiver (CrR 3.	3(c)(2)(i)) □ continuino	g the trial date (CrR 3.3(f)(	•	

ORDER:					
☐ The Defendant ☐ The State of	objects to this continua	ance, which is granted as	required in the interest of justice		
under CrR 3.3(f)(2) for the reason	ons stated above and	the following additional gro	ounds:		
☐ The Defendant and the State CrR 3.3(f)(1) and CrR 3.3(f)(2).	agree to this continua	ance, which is granted for t	he reasons stated above under		
☐ The Court grants the motion I	oased on the defenda	nt's execution of a valid wa	aiver pursuant to CrR 3.3(c)(2)(i).		
☐ The Court finds good cause to require the Defendant to appear in-person for the following hearing					
the Defendant must maintain con personal attendance is necessary a Defendant appears through coulomble Defendant confirmed agree defendant. WAIVER: I understate on this case, or 90 days of my a any excluded periods under CrF reset the commencement date to	ER HEARING FOR WHITE PRESENT. FOR ALL ROUGH COUNSEL. To use I must affirm that the tact with counsel. In any, the court may order to the below waite and that I have a right to urraignment if I am release 3.3., or unless the court of the next court hearing that date if I remain in cum of 60 days.	CH THE COURT HAS FOUN OTHER HEARINGS, A DEF appear through counsel, che Defendant prefers to app ny case, if the Defendant is the clerk to issue a bench will to counsel are presumed to ever and Defense Counsel exact a trial within 60 days of my a sed on this case before the exact and the counsel are presented to the counsel of the cou	ID GOOD CAUSE FOR THE ENDANT MUST EITHER APPEAR ounsel must provide a waiver ear through counsel. Additionally, not present when his or her varrant for the Defendant's arrest. If to be provided to the Defendant explained the waiver to the rraignment if I remain in custody expiration of 60 days, except for soluntarily and knowingly agree to		
	Defendant (Signature required for wai	iver pursuant to CrR 3.3(c)(2)(i) o	or continuance pursuant to CrR 3.3(f)(1))		
Deputy Prosecutor WSBA No.	·	Attorney for Defendant	WSBA No		
DATED this day of	, 20	Judge			
I am fluent in thethat language. I certify under penalt	language, and I have y of perjury under the la	e translated this entire docum ws of the State of Washingtor	nent for the Defendant from English into n that the foregoing is true and correct.		
Interpreter:		Date:			

ORDER SETTING NEXT HEARING(S)- (NTSCH) (ORST) (ORSOH) (ORSTD) (WVSPDT)